I	Case 3:23-md-03084-CRB Document 2	2438	Filed 03/05/25	5 Page 1 of 10	
1	[Submitting counsel below]				
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4	UNITED STATES DISTRICT COURT				
5	NORTHERN DISTRICT OF CALIFORNIA				
6	SAN FRANCISCO DIVISION				
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8	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT		No. 3:23-md-03084-CRB  PLAINTIFFS' MOTION TO COMPEL PRODUCTION OF POLICY DOCUMENTS		
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13	This Document Relates to:			Honorable Lisa J. Cisneros	
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# MOTION TO COMPEL

Plaintiffs respectfully move the Court to (1) compel Uber to produce all relevant policies,
underlying responsive hyperlinked documents, and operational guidelines in connection with the
40 policies Plaintiffs identified; (2) compel Uber to make available its Google Drive, Knowledge
Base, and uKnowledge systems for inspection; and (3) order sanctions for Uber's repeated non-
compliance with Court orders regarding policy production. Plaintiffs base this motion on the
Declaration of Roopal P. Luhana and attached exhibits, as well as the Memorandum of Points and
Authorities in support.

### MEMORANDUM OF POINTS AND AUTHORITIES

# I. Uber has not complied with the Court's December 19 and January 23 Orders.

After months of back-and-forth about Uber's policies and its internal policies, contained in Google Drive, Knowledge Base, and uKnowledge systems, the Court ordered a simple solution. To cut through the noise about scope and completeness of production, the Court ordered Plaintiffs to identify "forty policies of particular importance to the case." ECF 1996 at 1. Uber, in turn, was required to "produce all versions of these policies and any related operational guidelines no later than January 10, 2025," with "production of other relevant policy documents no later than January 31, 2025." *Id.* The Court specifically understood the scope of production to include "whatever document those [40] policies link." 12/19/24 H'rg Tr. at 37:3-12. Then, when the parties disputed whether Uber had adequately produced documents linked to from within policies, the Court ordered Uber to "provide a letter ... explaining the criteria Uber used to determine whether to produce documents hyperlinked from the policy-related documents Uber has produced." ECF 2138 at 1.

Uber has not complied with the Court's orders. In the January 27 letter the Court ordered, Uber did not "explain the criteria" for distinguishing between hyperlinked documents produced and those withheld; instead, Uber

Ex. A at 3-4.

Uber sets up a strawman: of course the Court did not order Uber to produce "all" links; but the Court ordered Uber to explain which links it was producing, which it was not, and the "criteria" for distinguishing between the two. ECF 2138 at 1. Uber simply rejects the premise of the Court's order

Ex. A at 5.

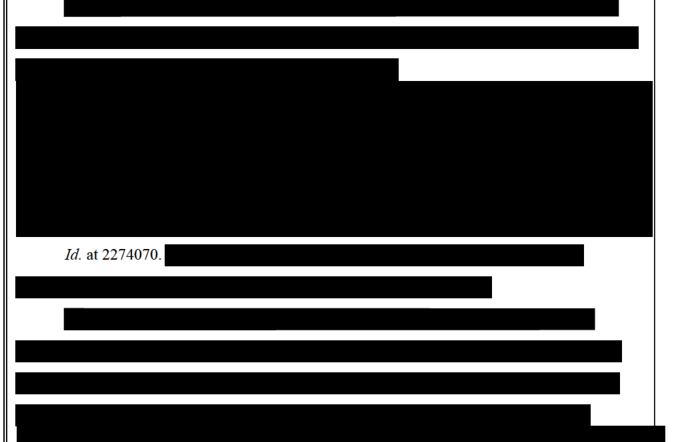
<sup>1</sup> All exhibits are attached to the Luhana Declaration.

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, but that is exactly what the Court said: "Uber shall produce ... any related operational guidelines." ECF 1996 at 2 (emphasis supplied. Moreover, the Court expressly criticized a "piece-meal process that places the burden on Plaintiffs to identify particular policies and related operational protocols for production." ECF 1996 at 2.

Uber all but conceded at the February 27, 2025 Discovery Status Conference that, whatever it did to identify "operational guidelines" by "subject matter," it did not produce all relevant hyperlinked documents contained in the 40 policies Plaintiffs selected. Review of what Uber has produced demonstrates the flaws in Uber's approach. The following are examples of clearly relevant hyperlinked documents, contained in the 40 policies Plaintiff selected, that Plaintiffs have been unable to locate in Uber's productions.



underlying hyperlinked documents or related operational guidelines (the children).

It bears emphasis that it is not disputed that Uber *can* produce the hyperlinks the Court ordered, and the associated metadata. These are not the "Hyperlinks to Non-Google Drive Documents" addressed in the Court's March 3 Order. ECF 2432 at 2. Which respect to those hyperlinks, the Court found that production was "not technologically feasible at scale." *Id.* The policies at issue here, in contrast, exist either in Google Drive, or in self-contained Knowledge Base or uKnowledge systems.

II. The Court should compel inspection of Uber's Google Drive, Knowledge Base, and uKnowledge systems.

To solve the problems created by a "a piece-meal process that places the burden on Plaintiffs to identify particular policies and related operational protocols for production," the Court hypothesized the possibility of Uber "producing the entirety of its current and historical repositories for policies and procedures" such that "Plaintiffs can simply review those repositories to locate the relevant procedures and protocols." ECF at 3. Given Uber's ongoing failure to complete adequate production despite numerous orders and production extensions, it is appropriate for the Court to order Uber produce the entire Google Drive, as well as its later-used Knowledge Base and uKnowledge systems, for inspection. *See, e.g., S. Peninsula Hosp., Inc. v. Xerox State Healthcare, LLC*, 2019 WL 1873297, at \*6-7 (D. Alaska Feb. 5, 2019) (ordering production of healthcare database, and overruling defendant's objection that plaintiff should seek targeted data pulls instead).

#### **III.** The Court should order sanctions.

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In the December 19 Order, the Court warned that "if the production of policy-related document discovery remains incomplete despite court orders, consequences—such as sanctions—may be imposed." ECF 1996 at 3. On February 27, the Court reiterated: "[T]o the extent that there are hyperlinks that have not been produced, and to the extent that those hyperlinks are relevant policy documents that should have been produced by January 31, 2025, then there's going to be a problem." 2/27/25 H'rg Tr. at 47:13-19.

There is a problem. Plaintiffs first sought Uber's policies by requests for production served more than a year ago, with production ordered by complete by September. Plaintiffs first raised concerns with the Court about Uber's identification of policies for production in June 2024. ECF 588 at 8. Plaintiffs have spent countless hours seeking fulsome production, but have received only constantly shifting explanations and missed deadlines. This timeline of events leading up to the Court's December 19 Order is illustrative:

- May 17, 2024 Plaintiffs provide Uber a list of 329 policies contained in Google Drive, Knowledge Base, and uKnowledge for production. Plaintiffs inform Uber that the 329 policies are not the total universe of policies sought but are policies that have been previously identified in other litigations.
- June 4, 2024 Plaintiffs follow up with Uber on producing Uber Policies.
- July 15, 2024 Plaintiffs follow up with Uber on producing Uber Policies.
- July 17, 2024 Meet and confer with Uber concerning Policies, Policy Indexes and Table of Contents.
- July 18, 2024 The Court orders Uber to produce any index, list, table of contents, or some other comparable record, of Uber's policies. The Court orders Uber to produce all related Homepages that operationalize the Policies. To the extent these policies are on web-based interfaces, the Court orders Uber to produce these Policies in a form the Parties agree on. All of these productions are to occur no later than July 26, 2024.
- July 22, 2024 Plaintiffs follow up with Uber Counsel regarding production Uber Policies, Knowledge Base Homepages, and Policy Indexes.
- July 24, 2024 Meet and confer with Uber regarding production of Uber Policies, Knowledge Base Homepages, and Policy Indexes. Uber agrees to begin producing Policies including Knowledge Base Documents on August 2, 2024. The Parties agree the policies should be produced with Headers/Footers that identify the name of the policy, version of the policy, date of the policy and managers who sign off on the policy.

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- July 26, 2024 Uber produces six Knowledge Base Homepages / Indexes.
- August 2, 2024 Plaintiffs request a meet and confer with Uber regarding production of Uber Policies and Knowledge Base Documents.
- August 5, 2024 Plaintiffs identify 15 other unproduced Knowledge Base Homepages / Indexes referenced in the Homepages/Indexes produced by Uber on July 26, 2024. Plaintiffs stress that Uber has not produced *any* Homepages/Indexes concerning Riders, only those concerning Drivers.
- August 15, 2024 Plaintiffs follow up with Uber Counsel concerning additional production of Knowledge Base Homepages, indexes and Documents.
- August 16, 2024 Uber's counsel states that they are continuing work to supplement productions to meet their September 1, 2024 deadline.
- September 13, 2024 Parties meet and confer concerning the Joint Discovery Letter regarding Production of Uber Policies and Knowledge Base Documents. Uber MDL Counsel and Uber In-House Counsel are present. In-House Counsel commits that additional rolling productions of Knowledge Base Documents and other Policies will occur. In-House Counsel requests that Plaintiffs provide a list of policies for production.
- October 9, 2024 Plaintiffs identify 860 Uber Policies by name. The list cites the Homepage/Index/Directory that refer to the 860 Polices being requested.
- October 15, 2024 Plaintiffs ask Uber if it intends to withhold any Policy from the October 9, 2024 list.
- October 15, 2024 Uber informs Plaintiffs that it is collecting these policies for production. Uber sends questions to PSC Counsel concerning the relevance of four Polices from the October 9 Policy List.
- October 15, 2024 Plaintiffs follows up with additional information to Uber, informing Uber of the relevancy as to three of the four Policies in question. Plaintiffs agree to remove one of the four policies in question based on relevance. Plaintiffs provide Uber a short extension and requests Uber produce all other Policies by October 18, 2024.
- December 16, 2024 Plaintiffs raise production issues with non-custodial documents, including policies, with the Court in a Joint Discovery Status Conference Statement.

### Luhana Decl. ¶ 18.

Under Rule 37, the Court may issue sanctions where a party "fails to obey an order to provide or permit discovery." Fed. R. Civ. P. 37(b)(2)(A). Sanctions may include directing that issues or facts be taken as established or prohibiting the disobedient party from offering defenses or introducing evidence. Further, "unless the failure was substantially justified or other circumstances make an award of expenses unjust," the Court "must order the disobedient party,

1 the attorney advising that party, or both to pay the reasonable expenses, including attorney's fees, 2 caused by the failure." Fed. R. Civ. P. 37(b)(2)(C). The "burden of showing substantial 3 justification and special circumstances is on the party being sanctioned." Varney v. Cal. Hwy. 4 Patrol, 2013 WL 2299544, at \*3 (N.D. Cal. May 24, 2013). 5 In this case, Uber has failed to comply with multiple Court orders for months. At 6 minimum, the Court should (1) order Uber to incur all costs associated with Plaintiffs' receiving 7 and reviewing the entire Knowledge Base database, as requested above (including reasonable 8 expert fees), and (2) reimburse Plaintiffs for their fees and expenses incurred in pursing policy-9 related discovery from Uber that should have been produced long ago. 10 Dated: March 5, 2025 Respectfully submitted, 11 12 By: /s/ Sarah R. London Sarah R. London (SBN 267083) 13 GIRARD SHARP LLP 14 601 California St., Suite 1400 San Francisco, CA 94108 15 Telephone: (415) 981-4800 slondon@girardsharp.com 16 17 By: /s/ Rachel B. Abrams Rachel B. Abrams (SBN 209316) 18 PEIFFER WOLF CARR KANE 19 **CONWAY & WISE, LLP** 555 Montgomery Street, Suite 820 20 San Francisco, CA 94111 Telephone: (415) 426-5641 21 Facsimile: (415) 840-9435 rabrams@peifferwolf.com 22 23 By: /s/ Roopal P. Luhana Roopal P. Luhana 24 **CHAFFIN LUHANA LLP** 25 600 Third Avenue, 12th Floor New York, NY 10016 26 Telephone: (888) 480-1123 Facsimile: (888) 499-1123 27 luhana@chaffinluhana.com 28 Co-Lead Counsel

## **FILER'S ATTESTATION**

I am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I attest that the signatories above concurred in this filing.

Dated: March 5, 2025

By: /s/ Andrew R. Kaufman

Andrew R. Kaufman

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